

### BOX MISSING PARTS

PATENT 2185-0557P

# IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant:

M. FUJITA et al.

Conf.:

UNASSIGNED

Appl. No.:

09/889,791

Group:

UNASSIGNED

Filed:

July 20, 2001

Examiner: UNASSIGNED

For:

EASY-RELEASE LAMINATE AND RESIN

COMPOSITION FOR USE THEREIN

## THIS IS NOT A NEW PATENT APPLICATION

LETTER SUBMITTING DOCUMENTS FOR COMPLETION OF AN APPLICATION PURSUANT TO 37 C.F.R. § 1.53(f) and/or § 1.53(d)

### BOX MISSING PARTS

Assistant Commissioner for Patents Washington, DC 20231

September 19, 2001

Sir:

The application papers for the above-identified application were originally filed on July 20, 2001 and the application was assigned Appl. No. 09/889,791.

FC: 704

Repln. Ref: 10/02/2001 UEDUVIJE 0010512700 DA#:022448 Name/Number:09889791

\$130.00 CR

**DOCUMENTATION** 

21/2001	OF NOAT3E	00000138 09889791 Adjustment date: 10/02/2001 UEDUVIJE
/DAA4	11 <b>2511117 7</b> 2	specification is a true copy of the specification that was
		to the specification at the time of execution. The attached
		attached hereto is the executed Declaration that was attached
		Under the provisions of 37 C.F.R. §§ $1.41(c)$ and $1.53(f)$ ,
		application.
		filing requirements in connection with the above-identified
		( $\square$ original $\boxtimes$ photocopy), necessary for completing the
		attached hereto is the executed Declaration of the inventor(s)
		Under the provisions of 37 C.F.R. §§ $1.41(c)$ and $1.53(f)$ ,

09/

-01 FU:154

Appl. No. 09/889,791

filed in the U.S. Patent and Trademark office on July 20, 2001, including any amendments thereto (if applicable) filed . on even date therewith.

- The undersigned hereby declares that "Attorney Docket No. 2185-0557P on page 1 of the attached inventors' Declaration, corresponds to Appl. No. 09/889,791, filed July 20, 2001, entitled "EASY-RELEASE LAMINATE AND RESIN COMPOSITION FOR USE THEREIN."

  Attached are \_\_\_\_\_(\_\_) sheet(s) of formal drawings.
- Attached is a copy of the Notice to File Missing Parts of Nonprovisional Application.
- Attached is an English language translation of the aboveidentified application that was filed in a foreign language.
  - See the attached Translator's Verification; or
  - The undersigned states that the English translation attached hereto is a true and correct translation of the application as originally filed in a foreign language.
- Applicant claims small entity status under 37 C.F.R. § 1.27.
- Submitted concurrently herewith under separate cover for recording is an Assignment.

# FEES ·

	The (	Government Filing Surcharge(s) (37 C.F.R. § 1.16(e) and/or
§	1.17(k)	)) and the basic Government Filing Fee(s) (37 $C.F.R.$
§ 1	.16(a)	-(d), if applicable) is/are attached hereto and calculated
as	follow	s:
		Basic Filing Fee(s): \$0.00 (37 C.F.R. § 1.16(a)-(d))
	$\boxtimes$	The Government Filing Surcharge under 35 U.S.C.
		§ 1.16(e)) for late filing of filing fee, oath and/or
		declaration:
		□ Large Entity - \$130.00
		☐ Small Entity - \$ 65.00)
		The Government Filing Surcharge under 37 C.F.R.
		§ 1.17(k)) for filing of translation of non-English
		Specification in the amount of \$130.00:
		was previously paid for concurrently with the filing
		of the application on .
		is attached hereto.
	No. o	— xtension fee is required because the undersigned has not
لــا		received the Notice to File Missing Parts of
	yet	rovisional Application. However, if for some reason it is
	_	rmined that an extension of time is necessary, applicant
		by respectfully petitions for an extension of time for the
		ng of the present paper in accordance with the provisions
_		7 C.F.R. § 1.136 and 37 C.F.R. § 1.17.
LJ		icant hereby respectfully petitions for a ()
		h(s) extension of time for the filing of the present paper
		ccordance with the provisions of 37 C.F.R. § 1.136 and 37
	C.F	R. § 1.17. The required fee of \$0.00 is attached hereto.

Appl. No. 09/889,791

- A check in the amount of \$130.00 to cover the basic filing fee(s), surcharge fee(s), and any extension of time fees (if applicable) is enclosed.
- Please charge Deposit Account No. 02-2448 in the amount of \$0.00. A triplicate copy of this transmittal form is enclosed.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fee required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

BIROH, STEWART, KOLASCH & BIRCH, LLP

Ву

John W. Bailey, #32,881

P.O. Box 747

Falls Church, VA 22040-0747

(703) 205-8000

JWB/end 2185-0557P

Attachments

(Rev. 01/22/01)

Commissioner for Patents, Box PC Inited States Patent and Trademark Office Washington, D.C. 2023 www.usmb.oo

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	NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED													
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	STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)  1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark  1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark  1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark  1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark  1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark													
	Office as     a Designated Office (37 CFR 1.474)     and Detected Office (37 CFR 1.474)     Indication of Small Entity Status.													
	Copy of the	internation	al applicat		Translation of the	interna	itional application	n into En	glish.					
	Oath or Dec	claration of	inventors(	s).	Translation of Art	ticle 19	amendments into	o English	1.					
	☐ Copy of Ar	ticle 19 ame	endments.		Other:									
	Brigging Do	cument.				2 ta A	if only							
	The Interna	itional Prelii	minary Exa	amination	Report in English a	na its A	umexes, ii any. Penost into Engli	<b>s</b> h						
	Translation of Annexes to the International Preliminary Examination Report into English.													
	2. Applicant has req	nerted early	nrocessin	o under 35	U.S.C. 371(f) but	has not	filed the follow	ing indica	ated items and/or					
	ab - indicated items in no	iragraph 3 b	elow. The	e Basic Na	itional Pee and the c	opy of	the international	applicati	on must be filed					
	prior to 20 or 30 months	s from the p	riority date	e io avoiu	abandoninch.									
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	3. The following items	MIIST be	furnished t	within the	neriod set forth belo	w in o	rder to complete	the requi	rements for					
	— a Translat	ion of the ar	pplication i	into Engli:	sh. A processing fe	c will b	e required it sub	mined						
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	- h Process	slation. ing fee for p	roviding t	he translat	ion of the application	n and/o	or the Annexes la	iter than t	the					
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	The o	current oath	or declara	tion does	not comply with 37	CFR 1	.497(a) and (b) f	or the rea	isons					
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	and the second of the second second	ity date (37		asa ⊏ la	rge entity 📋 small	entity,	including any rec	quired my	ıltiple dependent					
	d. Additional claim fee claim fee, are required	. Applicant	must subr	nit the add	litional claim fees o	r cance	l the additional c	laims for	which fees are					
	due (37 CFR 1.492(g))	. See attacl	hed PTO-8	75.										
	5. Applicant has no				e listing pursuant to	37 CF	R 1.821-1.825.	See atta	iched					
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					AND E ABOVE M	mer b	E CHRMITTEI	) WITH	IN TWO (2)					
	ALL OF THE ITEMS MONTHS FROM TH													
	THE PRIORITY DAT	TE FOR T	HE APPL	ICATION	(, WHICHEVER I	S LAT	ER. FAILURE	TO PRO	OPERLY					
	RESPOND WILL RI	ESULT IN	ABANDO	NWRU1.										
	The time period set ab	ove may be	extended l	by filing a	petition and fee for	extens	ion of time under	r the prov	isions of 37 CFR					
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			• • •	-Caba Ann	over MIIST he suhr	nitted r	o later than the	time perio	od set above or the					
	6. If box 3a or 3c is of Annexes will be cance	hecked, a tr	ransiauon ( cessing fee	e will be r	equired if submitted	later th	nan 20 or 30 mor	iths from	the priority date.					
	7. The Article 19 a	amendments	are cance	Hed since	a translation was no	t provi	ded by the appro	priate 20	(37 CFR 1.494(a))					
	or 30 (37 CFR 1.495(	d)) months f	from the pr	riority dat	<b>&gt;</b> .									
to the United States Patent and Trademark Office must b									nailed to the					
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